September 6, 2006

Date

PTO/SB/21 (08-03)

TRANSMITTAL FORM		Application Number Filing Date First Named Inventor Group Art Unit Examiner Name		January 11, 2002 Timothy R. Fitch 2133 Fritz Alphonse				
					(to be used for all correspondence after initial filing)			
								Total Number of Pages in This Submission
					ENCLO	DSURES	(check all that apply)	·
Fee Transmittal Form					Drawing(s)			After Allowance Communication
Fee Attached		Licensing-related Papers		d Papers	Appeal Communication to Boa Appeals and Interferences			
Amendment / Reply		Petition			Appeal Communication to Gro			
After Final		Petition to Convert to a Provisional Application			Proprietary Information			
Affidavits/declaration(s)		Power of Attorney, Revocation Change of Correspondence Address			Status Letter			
Extension of Time Request		Terminal Disclaimer		mer	Other Enclosure(s) (please identify below):			
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Response to Missin Incomplete Applica		_		- L - L N	7074110			
Response to Missing Parts under 37 CFR 1.52 or 1.53		Express Mail Label No. EV676907074US						
			APPLICA	ANT, ATTORNEY, O	R AGENT			
Firm Wall Marjama & Bilinski LLP								
Individual name	George S. Blasiak			Reg. No	o. 37,283			
Signature	Jan S	5/3ly						
Date	September 6, 2006	3						
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Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number Complete if Known to the Consolidated Appropriations Act. 2005 (H.R. 4818). Application Number 10/044,119 SEP 0 6 2 TRANSMITTAL January 11, 2002 Filing Date For FY 2006 First Named Inventor Timothy R. Fitch Fritz Alphonse Examiner Name 2133 it claims small entity status. See 37 CFR 1.27 Art Unit Attorney Docket No. TOTAL AMOUNT OF PAYMENT \$1590.00 283-346.02 Express Mail Label No. EV676907074US METHOD OF PAYMENT (check all that apply) None Other (please identify): _ Credit Card Check Deposit Account Deposit Account Number: 50-0289 Deposit Account Name: Wall Marjama & Bilinski LLP For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below, except for the filing fee Charge fee(s) indicated below ☐ Charge any additional fee(s) or underpayments ☐ Credit any overpayments of fee(s) under 37 CFR 1.16 and 1.17 WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. FEE CALCULATION 1. BASIC FILING, SEARCH, AND EXAMINATION FEES **EXAMINATION FEES** FILING FEES SEARCH FEES **Small Entity** Small Entity Small Entity Fees Paid (\$) **Application Type** Fee (\$) Fee (\$) Fee (\$) Fee (\$) Fee (\$) Fee (\$) 500 250 200 100 300 150 Utility 130 65 200 100 100 50 Design 80 100 300 150 160 200 Plant 500 250 600 300 300 150 Reissue 100 0 0 0 200 0 Provisional Small 2. EXCESS CLAIM FEES Entity Fee (\$) Fee (\$) Fee Description 50 25 Each claim over 20 (including Reissues) 200 100 Each independent claim over 3 (including Reissues) 360 180 Multiple dependent claims Multiple Dependent Fee Paid (\$) **Total Claims** Extra Claims Fee (\$) <u>Claims</u> Fee Paid (\$) = Fee (\$) - 20 or HP = х HP= highest paid number of total claims paid for, if greater than 20 Fee Paid (S) Extra Claims Fee (\$) Indep. Claims - 3 or HP = HP =highest number of independent claims paid for, if greater than 3 3. APPLICATION SIZE FEE If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a) (1)(G) and 37 CFR 1.16(s)

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4. OTHER FEES

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Non-English Specification, \$130 fee (no small entity discount)

Other (e.g., late filing surcharge): RCE Fee and Extra Claims Fee

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George S. Blasiak

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Registration No. 37,283

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Date: September 6, 2006



Express Mail Label No. EV676907074US Docket No. 283_346.02 (PATENT)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Timothy R. Fitch et al.

Application No.: 10/044,119

Filed: January 11, 2002

For: Ease Of Use Ergonomically And

Multifunctional Transaction Terminal

Confirmation No.: 8122

Art Unit: 2133

Examiner: Fritz Alphonse

COMMUNICATION TO RECORD SUBSTANCE OF INTERVIEW

Mail Stop: RCE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

INTRODUCTORY COMMENTS

Remarks/Arguments begin on page 2 of this paper.

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REMARKS

A telephone interview between applicants' representative George Blasiak and Examiner Fritz Alphonse was held August 17, 2006.

At the beginning of the interview, applicants' representative made the following statement:

The interview will be focused on a limited number of issues for purposes of reducing the time of the interview, and for purposes of expediting an allowance. The focused nature of the interview will not be taken as an indication that arguments for unpatentability by the Examiner not discussed are conceded to be correct and appropriately made by applicants. Applicants' expressly reserve the right, later in prosecution of the present application or another application, to challenge the propriety of the outstanding office action on grounds not discussed in the interview.

Respecting claim 44, applicants' representative requested the Examiner to explain the Examiner's position that the primary reference U. S. Patent No. 5,297,202 to Kapp et al. ("Kapp") a "circumferential lip" as is recited in claim 44.

In response to this question, the Examiner responded that a circumferential lip of Kapp is satisfied by the combination of elements 34 and 60 of Kapp. Applicants' representative then pointed out that a circumferential lip of feature of applicants' invention can readily be distinguished from the alleged lip of Kapp in that the lip of applicants extends in a direction other that the directions of the alleged lip of Kapp. Applicants' representative requested the Examiner to comment on whether amending claim 44 to recite directional specifics of the recited lip would render claim 44 allowable.

In response to the request for comment on whether adding directional specifics to the lip feature of claim 44 would rendered claim 44 allowable, the Examiner initially stated that such an amendment would require further study of Kapp and also mentioned the possibility of a design choice rejection. However, applicants' representative argued certain advantages of applicants lip related feature. Specifically, applicants' representative commented that the lip related features aid the graspability of the transaction terminal resulting in improved signature registration. Applicants' representative also pointed out the expected difficulty in grasping the Kapp device (applicants' representative pointed to the awkward left hand positioning in Fig. 1 of

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Kapp). After such arguments were presented the Examiner stated that he would consider allowing claim 44 if amended to recite more particular lip related features.

Regarding claim 64, the applicants' representative requested the Examiner to explain where Kapp teaches an enlarged head portion feature as recited in claim 64. In response to this question the Examiner mentioned the possibility of a design choice rejection. Also, in regard to the enlarged head portion feature, the Examiner pointed to U. S. Patent No. 6,065,679 to Levie et al. ("Levie"). In response to the recitation of Levie, the applicants' representative pointed out, among other differences, that Levie is not a signature registration device as recited in the claims and requested the Examiner to explain where in the June 6, 2006 office action the Examiner has provided a reason as to why Kapp and Levie were combinable. The Examiner could not point to a section of the June 6, 2006 office action where a reason for motivation to combine Kapp and Levie is explained. The Examiner then made reference to statements made in Levie, but ultimately stated that Levie was being cited on the record as providing teaching relating to smart card readers.

At several times during the interview the Examiner stated that there was the possibility of a design choice rejection as to applicants housing related claims. In response to such statements, the applicants' representative pointed out that the Examiner cannot rely simply on design choice rejections in the absence of documentary evidence supporting the design choice rejections. Specifically, applicants' representative made reference to the following provisions outlined in the Manual of Patent Examining Procedure:

When a rejection in an application is based on facts within the personal knowledge of an employee of the Office, the data shall be as specific as possible, and the reference must be supported, when called for by the applicant, by the affidavit of such employee, and such affidavit shall be subject to contradiction or explanation by the affidavits of the applicant and other persons. 37 C.F.R. §1.104. Also, it is not appropriate for an Examiner to take official notice of facts without citing prior art reference where the facts asserted to be well known are not capable of instant and unquestionable demonstration as being well known. In re Ahlhert, 424 F2d 1088, at 1091 (CCPA 1970) cited in MPEP §2144.03.

Regarding claim 70, applicants' representative challenged the Examiner's reliance on U. S. Patent No. 6,779,196 to Igbinadolor ("Igbinadolor") as providing a

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detachable holder feature in the specific combination as recited in claim 70. Specifically, the applicants' representative requested the Examiner to comment on whether Igbinadolor taught a stylus in the environment of a point of sale transaction terminal as recited in claim 70. The Examiner admitted that Igbinadolor did not teach use of stylus in the environment of the point of sale transaction terminal as recited in claim. The applicants representative also requested that Examiner to comment on whether a plausible interpretation of the relied upon passage of Igbinadolor in that Igbinadolor describes a detachable stylus detachable from a holder rather than a detachable holder detachable from a housing. The Examiner conceded that such an interpretation of the relied upon section of Igbinadolor was plausible.

Regarding claims 78, 89, and 95, the applicants' representative pointed out that the claims recited certain lip related features not taught or suggested in Kapp. After discussions regarding the teachings of Kapp and the possibility of a design choice rejection, the Examiner at the and of the interview indicated that he appreciated the grasping aiding advantages of applicants claimed advantage and that the Examiner would consider allowing claims 44, 64, 78, 89, and 95 if applicants lip (claims 44, 78, 89, 95) or head (claim 64) related features were amended to include directional elements clarifying over the alleged downward and upward extending lip of Kapp.

Dated: September 6, 2006

Respectfully submitted,

By Son S Slow George S. Blasiak

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